MORGAN, LEWIS & BOCKIUS LLP 1 Corey Houmand (CA Bar: #268366) corey.houmand@morganlewis.com 2 1400 Page Mill Road Palo Alto, CA 94304-1124 3 +1.650.843.4000Tel: +1.650.843.4001 Fax: 4 Scott D. Sherwin (to be admitted *pro hac vice*) 5 Michael T. Sikora (to be admitted *pro hac vice*) scott.sherwin@morganlewis.com 6 michael.sikora@morganlewis.com 110 N. Wacker Drive, Ste. 2800 7 Chicago, IL 60606 Tel: +1.312.324.1000 8 Fax: +1.312.324.1001 9 Attorneys for Plaintiff Bungalow Living, Inc. 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 BUNGALOW LIVING, INC., Case No.: 3:22-cv-04110-SK 14 a Delaware corporation 15 PLAINTIFF'S LOCAL RULE 3-15 Declaratory Judgment Plaintiff, **DISCLOSURE OF NON-PARTY** 16 v. INTERESTED ENTITIES OR PERSONS AND LOCAL RULE 3-13 NOTICE OF 17 LOCKET IP LLC., PENDENCY OF OTHER ACTION OR a Texas corporation 18 **PROCEEDING** Declaratory Judgment Defendant. 19 20 21 Plaintiff Bungalow Living, Inc., by their attorneys, in accordance with Local Rule 3-15, 22 states that it is not presently aware of any persons, associations of persons, firms, partnerships, 23 corporations (including parent corporations), or other entities other than the parties themselves that 24 have a financial interest of any kind in the subject matter in controversy, and no public company 25 has any interest in Bungalow. The outcome of this proceeding – particularly a ruling that U.S. Pat. 26 10,514,832 ("the '832 Patent") is invalid – could impact the following entities, which Bungalow 27 understands to be defendants in pending patent infringement actions before the United States

District Court for the Western District of Texas where Locket IP LLC is asserting the '832 Patent:

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1	Action	Defendant(s)	
2	6:22-cv-00548 (W.D. Tex.)	Nordstrom, Inc.	
3	6:22-cv-00549 (W.D. Tex.)	TJX Companies, Inc.	
4	6:22-cv-00550 (W.D. Tex.)	Dollar General Corporation	
5	6:22-cv-00551 (W.D. Tex.)	E-Advance, LLC d/b/a/ AdvanceAutoParts.com	
6	6:22-cv-00552 (W.D. Tex.)	Office Depot LLC	
7	6:22-cv-00713 (W.D. Tex.)	Dick's Sporting Goods, Inc.	
8	6:22-cv-00714 (W.D. Tex.)	PetSmart LLC	
9	6:22-cv-00715 (W.D. Tex.)	Redfin Corporation	
10	6:22-cv-00716 (W.D. Tex.)	Zara USA, Inc.	
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12	Although these actions involve some common subject matter issues (e.g., the validity of the '832		
13	Patent), Bungalow does not understand them to be related actions within the meaning of Local		

2 a1 Rule 3-13 because they do not include all or substantially all of the same parties as this Action. Bungalow believes its non-infringement claim and the supporting evidence relating thereto to be substantially different from these defendants' non-infringement defenses, such that transfer should not be affected pursuant to 28 U.S.C. § 1407 (or any other provision) and that coordination with these other actions would lead to inefficient determination of this Action. This District is the most convenient venue for deciding Bungalow's dispute with Locket IP LLC.

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Dated: July 13, 2022

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Respectfully submitted,

/s/ Corey Houmand

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